SECRETARY OF THE SENATE



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U.S. SENATOR CHUCK GRASSLEY IOWA

February 4, 2010

Kendra A. Hannan, Campaign Finance Analyst Federal Election Commission, Reports Analysis Division c/o Secretary of Senate, Office of Public Records PO Box 2517 Alexandria, VA 22301-0517

Identification Number: C00230482

Reference: 30 Day Post-General Report (10/14/10 - 11/22/10)

Dear Ms. Hannan,

This letter is in response to your request for additional information, dated January 28, 2011.

With regard to item #1: The attached amendment has the corrected election-cycle dates and verified election-cycle-to-date totals.

With regard to item #2: A review of our records, and the corresponding disclosure reporting, has found that the election cycle-to-date aggregate totals for the entries listed in the attachment have been reported correctly in the itemizations for these individuals as reported in the referenced 2005 Year-End report and 2010 Pre-Primary report. The committee's prior reporting itemized the following, which is missing in the ECTD Total Calculated by the FEC:

Nelson, Jeffrey D. (a.k.a. Kelson, Jeffrey D. - typographic error) - 5/7/2010 \$100 (see page 95/216 - 2010 Pre-Primary Report, as amended - copy attached)

Dairy Farmers of America, Inc. PAC – 10/31/2005 \$1000 Dairy Farmers of America, Inc. PAC – 12/16/2005 \$1000 (see page 7/34 – 2005 Year-end Report, as amended – copy attached)

With regard to item #3: The attached amendment has identified those individuals who received travel advances during the reporting period, and the corresponding memo entries itemizing the corresponding expenditures. All those listed on the enclosed attachment have corresponding advances on this, the 2010 Post-General report. Please refer to Schedule B, itemized disbursements for amended items.

With regard to item #4: Sarah D. Murphy made only one contribution to the Grassley Committee throughout the 2010 election cycle, on October 27, 2010. A duplicate 48-hour Notice must have been inadvertently filed.

Please feel free to contact me if further information or clarification is required.

Sincerely,

David Watson Treasurer

enclosures

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Contributions to the Grassley Committee, Inc. are not tax deductible for federal income tax purposes as charitable contributions. Federal law requires political committees to use their best efforts to obtain, maintain and report the name, address, occupation and employer of each contributor who gives more than \$200 in an election cycle. This Committee does not recognize individuals or committees for aggregate contributions. Contributions are prohibited from treasuries of corporations, labor organizations, federal government contractors, and foreign nationals without permanent residency status.